UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

CLINTON HENDERSON and ANDREW OLINDE, individually and on behalf of all other similarly situated individuals,

Plaintiffs,

Civil Action No.: 1:13-cv-3767-TWT

NOTICE OF WITHDRAWAL OF CONSENT

v.

1400 NORTHSIDE DRIVE, INC. d/b/a SWINGING RICHARDS,

Defendant.

PLEASE BE ON NOTICE, that pursuant to 29 U.S.C. § 216, Plaintiffs hereby file the attached Withdrawal Form(s) for the following individual(s):

Casey, Robert Andrew

McCoy, Andrean

Dated: May 22, 2014

NICHOLS KASTER, PLLP

/s/ Timothy C. Selander

Timothy C. Selander, MN Bar No. 0387016*
Paul J. Lukas, MN Bar No. 22084X*
Nicholas D. Thompson, MN Bar No. 0389609*
Anna Prakash, MN Bar No. 0351362*
4600 IDS Center, 80 South 8th Street
Minneapolis, MN 55402

Telephone: (612) 256-3200 Fax: (612) 215-6870 selander@nka.com lukas@nka.com

nthompson@nka.com aprakash@nka.com

*admitted pro hac vice

MAYS & KERR, LLC

Jeff Kerr, GA Bar No. 634260 John Mays, GA Bar No. 986574 235 Peachtree St. NE #202 Atlanta, GA 30303

Telephone: (404) 410-7998

Fax: (404) 855-4066 jeff@maysandkerr.com john@maysandkerr.com

ATTORNEYS FOR PLAINTIFFS AND THE COLLECTIVE

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

CLINTON HENDERSON and ANDREW OLINDE, individually and on behalf of all other similarly situated individuals,

Plaintiffs,

Civil Action No.: 1:13-cv-3767-TWT

NOTICE OF WITHDRAWAL OF CONSENT

v.

1400 NORTHSIDE DRIVE, INC. d/b/a SWINGING RICHARDS,

Defendant.

I hereby revoke my Consent Form and withdraw as a Plaintiff from the above-mentioned lawsuit involving claims against Defendant for violations of the Fair Labor Standards Act, 29 U.S.C. § 201 et seq.

I understand that a statute of limitations applies in this case and that as a result of my withdrawal from this lawsuit, the statute of limitations, which was tolled upon filing my Consent Form with the Court, will begin to run again upon my withdrawal. I understand that my claims may be barred by the passage of time and that it is advisable that if I intend to further pursue this matter I should contact another attorney immediately.

Date: 5/22/2014

Robert Andrew Case,

Mail, Fax or Email to:

Nichols Kaster, PLLP, c/o Timothy C. Selander 4600 IDS Center, 80 South 8th St. Minneapolis, MN 55402

Fav. (612) 215-6870

Fmail selander mnka com

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

CLINTON HENDERSON and ANDREW OLINDE, individually and on behalf of all other similarly situated individuals.

Plaintiss,

Civil Action No.: 1:13-cv-3767-TWT

NOTICE OF WITHDRAWAL OF CONSENT

٧.

1400 NORTHSIDE DRIVE, INC. d/b/a SWINGING RICHARDS,

Defendant.

I hereby revoke my Consent Form and withdraw as a Plaintiff from the above-mentioned lawsuit involving claims against Defendant for violations of the Fair Labor Standards Act, 29 U.S.C. § 201 et seq.

I understand that a statute of limitations applies in this case and that as a result of my withdrawal from this lawsuit, the statute of limitations, which was tolled upon filing my Consent Form with the Court, will begin to run again upon my withdrawal. I understand that my claims may be barred by the passage of time and that it is advisable that if I intend to further pursue this matter I should contact another attorney immediately.

Date: 4/21/2014

Mail, Fax or Email to:

Nichols Kaster, PLI.P, c/o Timothy C. Selander 4600 IDS Center, 80 South 8th St. Minneapolis, MN 55402

Email: selander(a)nka.com Fax: (612) 215-6870

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA

CERTIFICATE OF SERVICE

Henderson, et al. v. 1400 Northside Drive, Inc. d/b/a Swinging Richards. Court File No.: 1:13-cv-03767-TWT

I hereby certify that on May 22, 2014, I caused the following documents:

Notice of Withdrawal of Consent

to be filed electronically with the Clerk of Court through ECF, and that ECF will send an e-notice of the electronic filing to the following:

Jeff Kerr jeff@maysandkerr.com

John Mays john@maysandkerr.com Paul J. Lukas lukas@nka.com

Timothy C. Selander selander@nka.com
Anna P. Prakash aprakash@nka.com
Nicholas D. Thompson nthompson@nka.com

Herbert P. Schlanger herb@schlanger.com; hschlanger@bellsouth.net

Dean R. Fuchs drf@swtlaw.com Susan K. Murphy skm@swtlaw.com

Dated: May 22, 2014 /s/Timothy C. Selander

Timothy C. Selander